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8 Attorneys for Plaintiff /Creditor
9 HOPE PARKER

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UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

In Re:) CHAPTER 7
12) CASE NO. 21-50028-SLJ
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14) ADV. NO.: 21-5008
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EVANDER FRANK KANE,)
Debtor)
HOPE PARKER, an individual,)
Creditor / Plaintiff,)
v.)
EVANDER FRANK KANE an individual,)
Debtor / Defendant.)
Status Conference Hearing:
Date: May 25, 2023
Time: 2:30 p.m.
Place: 280 S. 1st Street, Courtroom 10
San Jose, CA

TO THE HONORABLE STEPHEN L. JOHNSON UNITED STATES BANKRUPTCY
JUDGE AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Creditor /Plaintiff Hope Parker respectfully submits her Status Conference Statement for the
May 25, 2023, Status Conference.

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1 Hope Parker's ("Parker"), Loan Shark Holdings, LLC's and Professional Bank's 523 claims
2 were stayed pending the outcome of Parker's, Centennial Bank's ("Centennial") and Zion Bank's 727
3 claims per this Court's February 25, 2022, Order (Doc. #25) While Zion Bank's 727 claim resolved,
4 Parker's and Centennial's went to trial, with testimony ending on January 25, 2023, and all parties'
5 closing arguments being submitted on March 14, 2023.

6 As this Court has not issued its ruling regarding Parker's and Centennial's 727 claims,
7 Parker's 523 claim remains stayed. On March 31, 2023, Parker submitted her Status Conference
8 Statement, and this Court continued the Status Conference to May 25, 2023, with statements being
9 due on or before May 18, 2023.

10 Parker respectfully requests that this Court continue the May 25, 2023, Status Conference
11 regarding her 523 claim to a date after this Court issues its ruling on the 727 claims.

12 Parker's counsel, Jonathan Lewis, further respectfully requests that for the next Status
13 Conference (whether May 25, or a different date if continued), that he be allowed to appear by
14 Video-Conference as his office is in Southern California. Mr. Lewis further respectfully makes the
15 request to appear by Video-Conference as with his June and July schedule, it may be an additional
16 hardship on Mr. Lewis to be in San Jose during certain dates in June and July.

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18 || Respectfully submitted:

J. LEWIS & ASSOCIATES, APLC

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By: _____ /S/
Jonathan J. Lewis, Esq.
Attorney for Plaintiff
Hope Parker

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